## 

1 2 3 4 5 6 7 8	KAMALA D. HARRIS Attorney General of California JOHN P. DEVINE Supervising Deputy Attorney General MICAH C. E. OSGOOD Deputy Attorney General State Bar No. 255239 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 Telephone: (415) 703-5593 Fax: (415) 703-5480 E-mail: Mike.Osgood@doj.ca.gov Attorneys for Dr. Nguyen & Zuniga	TES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	SAN FRANCISCO DI VISION		
12	GERALD S. RIGHETTI,	CV 11-2717 EMC	
13 14	Plaintiff, v.	STIPULATION TO EXTEND TIME TO CONDUCT SETTLEMENT CONFERENCE	
15 16 17	DR. DUC V. NGUYEN ET AL.,  Defendants.	Courtroom: 5 (17th Floor) Judge: Hon. Edward M. Chen Trial Date: None Set Action Filed: June 6, 2011	
18	Pursuant to Local Rule 6-2, Plaintiff Gerald S. Righetti and Defendants Nguyen, Zuniga,		
19	and Richman, by and through their counsel, stipulate to and request the Court to extend the		
20	deadline to conduct a settlement conference before Magistrate Judge Westmore through April 7,		
21	2014. See ECF No. 191. The Court had previously set a thirty-day deadline, which would expire		
22	on March 8. See id. The first mutually available day for the parties to conduct the settlement		
23	conference, including with a representative from the Department of Corrections and		
24	Rehabilitation, is April 7, 2014. The parties were ordered to appear for a CMC on March 27,		
25	2014, with a joint statement due March 20. The parties also request to move that CMC to <b>April</b>		
26	17, 2014, with a updated joint statement due on April 10, 2014, to account for a later settlement		
27	conference. There has been one prior request to extend these deadlines, which was withdrawn		
28	after a conflict was discovered. See ECF Nos. 192 & 193. There are no other deadlines.		

## 

1	Dated: March 3, 2014	Respectfully submitted,	
2		KAMALA D. HARRIS Attorney General of California	
3		JOHN P. DEVINE Supervising Deputy Attorney General	
4		Supervising Deputy Attorney General	
5		/s/ Micah C.E. Osgood	
6		MICAH C. E. OSGOOD	
7		Deputy Attorney General Attorneys for Defendants Nguyen & Zuniga	
8	Dated: March 3, 2014	Respectfully submitted,	
9		/s/ Rachel P. Zuraw*	
10		RACHEL P. ZURAW	
11		O'Melveny & Myers LLP	
12		Attorneys for Plaintiff Gerald S. Righetti	
13	Dated: March 3, 2014	Respectfully submitted,	
14		<u>/s/ Robert Sanford*</u>	
15		ROBERT SANFORD	
16 17		Supple & Canvel, LLP Attorneys for Defendant Dr. Richman	
18	PURSUANT TO STIPULATION, IT IS SO ORDERED. (as modified above).		
19	3/12/14 DATE:	STATES DISTRICT COL	
20		STA	
21			
22	IT IS SO ORDERED  VIN Chen		
23			
24	\(\frac{1}{2}\)	Judge Edward M. Chen	
25		U.S. District Judge	
26	* Pursuant to Local Rule 5-1(i)(3), I attest that I have obtained the concurrence of the this person to file this stipulation on their behalf with electronic signature, and I will maintain		
27	records proving as much as required. /s/ Micah C.E. Osgood		
28	SF2012402118		
	2		